Application No. 10/523,754

Amendment dated March 20, 2009

Amendment to Non-Final Office Action of March 5, 2009

Fax: 2123183400

Docket No.: NY-GRYN 215-US

<u>REMARKS</u>

Claims 61 and 63-69 and 71-90 has been rejected as being directed to non-statutory subject matter under 35 U.S.C. § 101. Applicant respectfully submits that the claimed invention is directed to a system for referencing websites using a server to manage client/consultant's access to the database over the Internet. In accordance with the Examiner's kind suggestions, applicant has amended independent claim 61 to recite that the consultant and client interfaces reside on the server. Support for this recitation, for example, is set forth in paragraph [00174] of the instant application. Specifically, amended claim 61 requires that the client interface of the server manage the client's access to the database using the client computer over the Internet and the consultant interface of the server manages the consultant's access to the database using the consultant computer over the Internet. Accordingly, applicant respectfully submits that the pending claims 61, 63-69 and 71-90 are directed to statutory subject matter and requests that this § 101 rejection be withdrawn.

In view of the foregoing amendments and the remarks above, applicants believe all of the pending claims 61, and 63-69 and 71-90 are now in condition for allowance.

Applicant believes no fee is due with this response. However, if a fee is due, please charge our Deposit Account No. 50-0624, under Order No. NY-GRYN 215-US (10501310) from which the undersigned is authorized to draw.

Dated: March 20, 2009

Respectfully submitted,

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